UNITED STATES DISTRICT COURT

for the

MAR 2 5 2008

-	Western Distric	t of Virginia	BY: HMcDra JA
United States of America)		OFFILE OFFILE
Ryall Quincy Majors V.)	Case No: 4:04CR70123-002 USM No: 10870-084	**************************************
Date of Previous Judgment: June 22, 2005 (Use Date of Last Amended Judgment if Applicable)	<u> </u>	Defendant's Attorney	
Order Regarding Motion	for Sentence Redu	action Pursuant to 18 U.S.C. §	3582(c)(2)
Upon motion of ☑ the defendant § 3582(c)(2) for a reduction in the term of i subsequently been lowered and made retroa § 994(u), and having considered such motion	mprisonment impos active by the United	sed based on a guideline sentenc	ing range that has
IT IS ORDERED that the motion is:			
□ DENIED. ☐ GRANTED and the last judgment issued	-	eviously imposed sentence of immorths is reduced to	-
I. COURT DETERMINATION OF GUIPrevious Offense Level:30Criminal History Category:IIIPrevious Guideline Range:121to		(Prior to Any Departures) Amended Offense Level: Criminal History Category: Amended Guideline Range:	28 III 120 to 121 months
 II. SENTENCE RELATIVE TO AMEN ☑ The reduced sentence is within the amen ☐ The previous term of imprisonment important of sentencing as a result of a departure of amended guideline range. ☐ Other (explain): 	ided guideline range osed was less than t	e. he guideline range applicable to	
III. ADDITIONAL COMMENTS 120 months is the statutory minimum, which	is unaffected by the	Crack Cocaine Amendment.	
Except as provided above, all provisions of	the judgment dated	6/22/2005 shall remain in	effect.
IT IS SO ORDERED.		Θ	
Order Date: 3-25-08		Judge's signa	dture .
Effective Date: 4-7-8 (if different from order date)		Jackson Kiser, Senior United States Printed name an	